<u>REMARKS</u>

Reconsideration of the application is requested in view of the amendment to the claims and the remarks presented herein.

The claims in the application are claims 10 to 13 and 15, all other claims having been cancelled.

Entry of the amendment of December 27, 2005 was denied on the basis that "in an alcoholic solution" would require further search by the Examiner and/or consideration on the part of the Examiner. Entry of the present amendment does not raise new issues since it is a combination of claims 10 and 14 which means that claim 14 was before the Examiner and should have been examined by the Examiner. Therefore, entry of the amendment is proper and the remarks from the previous amendment are incorporated herein by reference for the Examiner's consideration.

> Respectfully submitted, Hedman and Costigan

Charles A. Muserlian #19,683

Attorney for Applicants

Tel. 212 302 8989

CAM:mlp Enclosures

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being facsimile transmitted to the Trademark Office on the date shown below.

Charles A. Muserlian #19,683

1-25-06